UNITED STATES DISTRICT COURT

| | _ | **** | DISTRICT OF_ | NEVADA | |
|-----------------|--|---|--|--|--|
| SCOT | TIE RAY VAN N | NORT, | | | |
| | Plaintiff V. | | JUDGMEN | NT IN A CIVIL | CASE |
| | | | CASE NUM | BER: 3:10-CV-007 | 20-RCJ-RAM |
| JOHN | APPLE, et al., | | | | |
| | Defenda | nts. | | | |
| | Jury Verdict. This action came before the Court for a trial by jury. The issues have been tried and the jury has rendered its verdict. | | | | |
| | Decision by Court. This action came to trial or hearing before the Court. The issues have been tried or heard and a decision has been rendered. | | | | |
| X | Decision by Court. This action came to be considered before the Court. The issues have been considered and a decision has been rendered. | | | | |
| court (ethis co | mplaint, finding t docket #3). Plair urt's order dismis | he claims duplicatiff has failed to sing the action s | ative of claims plain make an adequate should be reversed. | ntiff has brought in on the showing under either THEREFORE, plai | 2011, the court dismissed other actions before this er Rule 60(b) or 59(e) than tiff's motion to alter or ssing and closing this |
| | _April 29, 2011 | | | LANCE S. WILS | <u>SON</u> |

/s/ Katie Lynn Ogden
Deputy Clerk